

VIA FIRST CLASS MAIL

SEP 3 0 2013

Jerad Wayne Najvar, Esq. Najvar Law Firm One Greenway Plaza, Suite 100 Houston, TX 77046

RE: MUR 6671

Weber for Congress

and Robert Nolen in his official

capacity as treasurer

Dear Mr. Najvar:

On November 1, 2012, the Federal Election Commission notified your clients, Weber for Congress and Robert Nolen in his official capacity as treasurer, of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended. On September 24, 2013, the Commission found, on the busis of the information in the complaint, and information provided by you, that there is no reason to believe your clients violated 2 U.S.C. § 441a(f) by accepting excessive contributions. Also on this date, the Commission dismissed this matter as to your clients as it pertains to the apparent misreporting of certain contributions in violation of 2 U.S.C. § 434(b). Accordingly, the Commission closed the file in this matter.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70,426 (Dec. 18, 2003) and Statement of Policy Regarding Placing First General Counsel's Reports on the Public Record, 74 Fed. Reg. 66132 (Dec. 14, 2009). The Factual and Legal Analysis, which explains the Commission's findings, is enclosed for your information.

If you have any questions, please contact Ruth Heilizer, the attorney assigned to this matter, at (202) 694-1650.

Sincerely,

BY:

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Complaints Examination and Legal Administration

Enclosure
Factual and Legal Analysis

FEDERAL ELECTION COMMISSION

1 2	FACTUAL AND LEGAL ANALYSIS			
3 4 5	RESPONDENTS: W		Weber for Congress and Robert Nolen as treasurer	MUR 6671
6 7 8	I.			
9		This matter v	vas generated by a Complaint filed	by Irmalyn Thomas alleging violations of
0	the Federal Election Campaign Act of 1971, as amended (the "Act"), by Weber for Congress			
1	and Robert Nolen in his official capacity as treasurer (the "Committee"). It was scored as a			
2	low-rated matter under the Enforcement Priority System, a system by which the Federal			
3	Election Commission ("Commission") uses formal scoring criteria as a basis to allocate its			
4	resources and decide which matters to pursue.			
5	II.	FACTUAL A	AND LEGAL ANALYSIS	
6		A. Fact	ual Background	
17		The Complai	nant, Irmalyn Thomas, alleges that	the Committee violated the Act by
8	accepting contributions that exceeded the limits as set forth in 2 U.S.C. § 441a(a)(1)(A). Compl.			
9	at 2-3. Weber for Congress is the principal campaign committee of Congressman Randy Weber,			
20	2012 candidate for Texas' 14th congressional district.			
21		The Complei	nt specifically alleges that the Com	mittee's 2012 October Quarterly Report
22	discloses contributions from seven individuals in excess of the \$2,500 limit. Compl. at 3. The			
23	Complaint further alleges that the Committee received these contributions after the date of the			
24	primary and "designated each of these contributions in its entirety for the general election"			

Weber won the primary election held on May 29, 2012, the runoff election on July 31, 2012, and the November 6, 2012 general election.

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- 1 Compl. at 2. Complainant asserts that "the facially excessive portions of these contributions
- 2 totaled \$22,500." *Id*.
- In its Response, the Committee argues that the Complaint "seized upon errors in [its]
- 4 third quarter report which were largely the result of data entry mistakes." Committee Resp. at 1.
- 5 The Committee states that these "errors" were corrected in a timely manner "more than a week
- 6 before receiving efficial notice of [the] complaint." Id. In addition, the Committee contends that
- 7 all of the contributions at issue "were legally made and accepted," and that its amended report
- 8 "reflects the appropriate attributions and designations." Id.

B. Legal Analysis

- Political committees are prohibited from knowingly accepting contributions from an
- individual with respect to any Federal election that exceed, in the aggregate, the limitations set
- 12 forth at 2 U.S.C. § 441a(a)(1)(A). See 2 U.S.C. § 441a(f). In the 2011-2012 election cycle, the
- individual per-election contribution limit was \$2,500. See
- 14 http://www.fec.gov/press/20110203newlimits.shtml. A joint contribution is a contribution that is
- 15 made by more than one person using a single check or other written instrument, and each person
- must sign the check (or written instrument) or a statement that accompanies the contribution.
- 17 11 C.F.R. § 110.1(k)(1). When a committee receives a contribution that appears excessive on its
- 18 face, the committee's treasurer may either return the contribution to the contributor within ten
- days or deposit it, in which case the campaign may retain the contribution if it is properly
- 20 reattributed to another person or redesignated for another election within 60 days of receipt.
- 21 11 C.F.R. § 103.3(b)(3). A contribution is properly reattributed if, within the 60-day period, the
- 22 contributors provide the committee with a signed, written statement reattributing the

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1 contribution, or if the committee otherwise notifies the contributors in accordance with the

2 presumptive reattribution provisions. 11 C.F.R. § 110.1(k)(2)-(3).

Three of the contributions cited in the Complaint — a \$5,000 contribution from Carl

4 Davis, a \$7,500 contribution from Michael Ramsey, and a \$7,500 contribution from Myla

Ramsey — were incorrectly reported as designated for the general election on the Committee's

6 2012 October Quarterly Report. In its response, the Committee states that, due to a "data entry

error," these contributions were not reported correctly. Committee Resp. at 2, 4. Included in the

Response are copies of the checks from each of these individuals. The check from Carl Davis

9 indicates that the contribution is to be attributed to both himself and his wife, Lois, as it appears

to be signed by both of them. *Id.*, Ex. A. The cover letter accompanying the Ramsey's checks

states that their contributions are to be designated for the primary, runoff, and general elections.²

12 Id., Exs. I-J. The Committee's Amended 2012 October Quarterly Report appears to accurately

disclose these contributions consistent with the contributors' intent. See Amended 2012 October

14 Quarterly Report, dated Oct. 24, 2012.

The other four contributions cited in the Complaint — a \$5,000 contribution from Richard Hawkins, a \$5,000 contribution from Kevin Lilly, a \$5,000 contribution from Charles Medlin, and a \$5,000 contribution from Kent Watts — were reported as designated for the general election on the Committee's 2012 October Quarterly Report. In its Response, the

19 Committee provided copies of checks from Hawkins, Medlin, and Watts (see Committee Resp.,

Both of the checks from Michael and Myla Ramsey were in the amount of \$7,500, the aggregate maximum contribution for the three elections in which Weber was a candidate during the 2012 election cycle. The Ramsey's contributions were received after the primary and runoff elections but before the general election. Commission regulations state that a committee may accept contributions after an election if the eampaign has net debts outstanding for the designated election on the day it receives the contribution. 11 C.F.R. § 110.1(b)(3)(iii). The Committee reported \$226,500 in outstanding debt at the time the Ramsey's contributions were received. See 2012 October Quarterly Report.

- 1 Exs. B, D), as well as copies of letters it sent to the donors noting the apparent joint contributions
- 2 and either requesting reattribution or informing them of the Committee's presumptive
- reattribution, and including the option to receive a refund. (Id., Exs. C, E, F, H). The
- 4 Committee properly disclosed the reattribution notices as memo entries on its Amended 2012
- 5 October Quarterly Report and disclosed the reattributions on the reports covering the time period
- during which they were made or obtained. The Committee's response and documents attached
- 7 therein indicate that these contributions were reattributed within 60 days and complied with the
- 8 other applicable requirements set forth in the Commission's regulations. See 11 C.F.R.
- 9 §§ 103.3(b)(3), 110.1(k)(2)-(3).

its amended and subsequent filings.

Based on the facts presented, it appears that the Committee did not receive excessive

contributions as described in the Complaint because it either amended its initial filing to reflect

the contributors' intent, or reattributed contributions in accordance with Commission regulations.

13 Therefore, the Commission found no reason to believe that Weber for Congress and Robert

Nolen in his official capacity as treasurer violated 2 U.S.C. § 441a(f) by accepting excessive

15 contributions.

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The Committee, however, appears to have initially misreported three of the contributions identified in the Complaint in violation of 2 U.S.C. § 434(b). The Committee subsequently corrected its errors in a timely manner and appears to have reported the transactions correctly on

In its response, the Committee states that the Hawkins check was imprinted with the names of both Richard and Adrianne Hawkins, but only signed by Richard Hawkins. The Committee notes that, "[c]onsistent with Commission regulations, [it] attributed the permissible portion to the signer (Mr. Hawkins) and presumptively reattributed \$2,500 to Adrianne Hawkins." (Committee Resp. at 2). The Committee sent a notification letter to Mr. and Mrs. Hawkins, informing them that the excessive portion of the contribution had been presumptively attributed to Adrianne, and that if it was not intended as a joint contribution, a refund may be requested. *Id.*, Ex. F.

- 1 Therefore, the Commission exercised its prosecutorial discretion and dismissed this
- 2 matter as to Weber for Congress and Robert Nolen in his official capacity as treasurer as it
- 3 pertains to the apparent misreporting of contributions. See Heckler v. Chaney, 470 U.S. 821
- 4 (1985).